

EXHIBIT 2

NC Ultrasound Hours--Bebe Anderson

Date	Time	Description of Task
8/1/2011	0.60	review of statute
	0.50	review of internal memos re bill
	0.20	telephone call w/ David Lipton
	0.10	telephone call to Kelly Martin
	0.10	email to Dr. Ross
8/2/2011	0.30	telephone call w/ David Lipton
8/3/2011	0.30	telephone call w/ Dr. Ross
8/4/2011	0.10	telephone call to potential client
	3.10	analysis of potential suit
8/5/2011	3.40	analysis of bill & potential challenge
	0.60	telephone call w/ potential client
	0.80	research re NC federal & state cases re abortion
8/6/2011	4.90	evaluation of potential claims & related research
	0.40	research re NC claims
8/7/2011	7.80	evaluation of potential claims & related research
8/8/2011	1.10	research re NC constitution
	0.60	telephone call w/ Kelly Martin
8/9/2011	0.20	telephone call w/ potential client
	0.20	telephone call w/ Taft of AbCN
	0.30	telephone call w/ David Lipton
	0.10	telephone call to Kelly Martin
	0.40	telephone call w/ Dr. Grimes
8/10/2011	0.90	telephone call w/ potential client
	0.70	telephone call w/ potential client
	0.50	telephone call w/ David Lipton
	0.30	telephone call w/ Dr. Ross
8/11/2011	1.20	misc case preparation work
	0.70	telephone call w/ potential client
	0.60	telephone call w/ potential client
	0.80	fact research re possible clients
	1.50	notes re provider info
8/12/2011	0.40	telephone call w/ Dr. Ross
	0.80	preparation of retainers
	0.70	telephone call w/ Kelly Martin
	0.10	telephone call to David Grimes
	1.20	misc case preparation work
	1.10	notes re client conversations
8/13/2011	0.30	review of info from possible co-counsel
	4.60	research re state constitutional claims
	0.90	research re federal claims
8/14/2011	0.30	preparation of memo re state constitutional claims
	5.70	research re state constitutional claims

	1.20	research re federal free speech claims
8/15/2011	0.50	research re state constitutional claims
	0.60	review of notes re client concerns
	0.40	telephone call w/ ACLU
	0.10	telephone call w/ PP
	0.80	calls to providers
	2.10	misc re case preparation
	1.20	search for local counsel
	0.50	emails to clients & other providers
8/16/2011	0.20	call to client
	0.30	telephone call w/ Dr. Stuart
	0.20	call & email to potential local counsel
	0.30	call & email to potential expert
	1.50	misc case preparation work
8/17/2011	1.50	telephone call w/ ACLU lawyers
	0.20	telephone call w/ PPFA lawyer
	0.30	telephone call w/ potential client
	0.60	telephone call w/ Dr Grimes
	0.30	telephone call w/ Dr Stuart
	3.50	misc case preparation work
8/18/2011	4.00	misc case preparation work
	0.30	email to potential expert
	0.80	telephone calls w/ potential local counsel
8/19/2011	1.80	misc case preparation work
	4.90	research re possible criminal penalties & memo re same
	0.20	call to potential local counsel
8/20/2011	0.60	research re possible defendants
	5.90	research re possible claims
8/21/2011	2.50	analysis of claims, statutory provisions & compliance issues
	1.20	drafting complaint
	0.70	research re courts & court rules
	2.40	misc case preparation work
8/22/2011	0.60	discussion re possible claims
	0.50	misc case preparation work
	1.90	telephone call w/ ACLUs
8/23/2011	0.70	communications w/ potential clients
	0.30	telephone call w/ Dr. Stuart
	0.50	communication w/ potential local counsel
	1.40	telephone calls w/ ACLU attorneys re strategy issues
	1.20	research of misc issues
	1.40	misc case preparation work
8/24/2011	0.30	discussion w/ Nancy re potential pro bono counsel
	1.00	telephone conference w/ ACLUs re claims
	0.20	email to potential local counsel

	1.10	preparation of info re claims
	0.80	telephone call w/ possible co-counsel
	0.60	preparation of client correspondence
	0.50	telephone calls to clients
	0.50	preparation of case plan & budget
	0.20	email to potential co-counsel
	0.50	preparation of joint prosecution agreement
	0.40	case prep re legal research needed
8/25/2011	1.50	misc case preparation work
	0.40	telephone conversation w/ Dr Stuart
	1.60	preparation of claims
	0.80	telephone call w/ ACLU-NC
	0.40	review of legal research re state law issues
	0.40	preparation of retainers
8/26/2011	0.30	preparation of retainers
	0.30	communications w/ clients
	2.30	drafing complaint
	0.30	communications w/ PPFA attorneys
9/5/2011	8.10	drafting First Amendment sections for PI brief
9/6/2011	0.60	case preparation--misc
	1.20	telephone call w/ co-counsel
	0.30	revising joint prosecution agreement
	2.80	drafting complaint
9/7/2011	0.30	telephone call w/ Flaxman re research
	3.40	review of memo & case law re retroactivity
	1.90	preparation of memo re claim accrual
9/8/2011	1.00	preparation of memo re claim accrual
	0.80	misc case preparation work
	1.00	conference call w/ PPFA & ACLUs re case prep
	0.20	communications w/ clients re law & case prep
9/9/2011	0.40	conversation w/ potential client re law & implementation
	0.30	conversation w/ Taft re law & providers
	0.30	telephone call w/ potential local counsel
9/10/2011	3.40	drafting forced speech by physician for PI brief
	2.10	preparation of complaint & PI papers
9/11/2011	4.50	preparation of PI brief re First A issues
	1.80	preparation of claims for complaint & PI
	1.20	research re 4th Cir cases on various claims
9/12/2011	1.50	misc case preparation work
	0.90	telephone call w/ Ross & Lipton
	0.70	telephone call w/ Martin
	0.20	telephone call w/ Parker
	0.40	emails to co-counsel
	1.10	telephone call w/ co-counsel

	1.40	revisions to draft PI brief speech sections
	1.80	review of vagueness draft for PI brief
9/13/2011	0.20	telephone call w/ HK re vagueness issue
	1.20	preparation of compliance info for clients
9/14/2011	0.70	telephone conference w/ co-counsel re claims issues
	0.60	preparation of PI motion
	0.30	telephone call w/ ethics expert
	0.80	misc case preparation work
9/15/2011	1.10	review of client info
	0.20	telephone call w/ Dr. Bryant
	0.40	preparation of retainers
	1.00	preparation of fact support for PI motion
	0.40	communications w/ clients
9/16/2011	1.00	telephone call w/ client Stuart
	0.30	telephone call w/ expert Lyerly
	0.80	telephone call w/ co-counsel Parker
	0.60	misc case preparation work
	1.50	preparation of fact support for PI motion
	0.60	preparation of draft of Stotland declaration
	0.70	telephone call w/ additional physician
9/17/2011	1.10	misc case preparation work
	0.40	communications w/ potential expert
	5.20	preparation of complaint
9/18/2011	4.80	preparation of complaint
	0.90	misc case preparation work
	0.40	revising PI brief re first A claims
9/19/2011	1.80	misc case preparation work
	0.20	emails w/ clients
	0.60	revising Stotland dec
	1.30	communications w/ co counsel re possible claims
	0.20	telephone call w/ local atty re case prep
	1.30	telephone call w/ co-counsel
	0.40	preparation of Stuart declaration
9/20/2011	0.30	misc case preparation work
	2.70	preparation of Stuart declaration
	0.20	telephone call w/ possible expert
	1.30	preparation of Lyerly declaration
	0.50	telephone call w/ co-counsel Camp about claims
	0.70	telephone call w/ client Stuart
9/21/2011	1.20	emails to clients re meetings, retainers, etc
	0.30	emails to Dr. Lyerly
	0.80	revisions to court papers & emails w/ co-counsel re same
9/22/2011	1.50	client meeting & site visit, Raleigh
	1.00	client meeting & site visit, Greensboro

	2.30	revising the complaint
	1.50	travel from NY to NC, working while traveling
	1.50	travel from NY to NC, not working while traveling
	3.00	travel w/in NC for client visits
9/23/2011	0.80	telephone call w/ Dr. Bryant
	0.50	meeting w/ Dr. Stuart
	1.50	travel from NC to NY, working while traveling
	1.50	travel from NC to NY, not working while traveling
9/24/2011	1.10	telephone call w/ client Stuart
	3.40	revising Stuart dec for PI
	0.60	revising Lyerly dec per tc
	0.40	misc case prep
	1.10	revising PI brief
	0.70	revising complaint
9/25/2011	6.70	revising PI brief
	0.30	revising complaint
	0.50	preparation of final versions of declarations for PI
9/26/2011	8.40	preparing case for filing--various tasks
9/27/2011	5.60	revisions of complaint & other court papers
9/28/2011	3.90	finalizing client & expert declarations & other court papers
9/29/2011	0.70	emails to clients re case
9/30/2011	0.30	emails to clients re case & status of law
10/3/2011	0.30	emails w/ co-counsel re service & effective date issues
	0.50	preparation of TRO proposed order
	1.70	misc case prep
	0.80	revision of motion for expedited hearing
10/4/2011	1.00	telephone conference w/ co-counsel re case strategy & prep
	0.60	emails to clients re case status
10/5/2011	0.50	telephone call w/ atty for NC Medical Board
	1.00	preparation of co-counsel agreement for OMM
	0.30	telephone call w/ client
10/6/2011	2.20	review of information from clients
	0.80	review of notes & other materials re legal claims
10/7/2011	0.30	communication w/ local & pro bono counsel re case issues
	0.60	telephone call w/ Charlotte provider
	0.40	telephone call w/ Asheville provider
10/10/2011	7.90	preparation for oral argument & reply for PI/TRO motion
	0.30	telephone call w/ co-counsel re argument prep
10/11/2011	1.00	telephone call w/ co-counsel re argument & reply prep
	5.10	preparation for oral argument & reply for PI/TRO motion
10/12/2011	3.90	legal research in prep for reply & argument
	0.80	telephone call w/ OMM
	0.60	review of Defs' opposition to PI/TRO
	0.50	discussion w/ co-counsel re reply brief

	3.90	preparation of reply
10/13/2011	10.90	preparation of reply brief for PI/TRO
10/14/2011	1.10	finalization of reply brief for PI/TRO
	3.40	preparation for oral argument on PI/TRO motion
	0.10	communication w/ client Stuart
	0.10	communication w/ expert Stotland
	0.10	communication w/ possible experts
10/15/2011	0.80	preparation for oral argument re substantive dp claim
	2.20	preparation for oral argument re vagueness claims
	0.50	preparation for oral argument re free speech claim
	2.20	preparation for oral argument
10/16/2011	1.80	travel for work, but working while traveling
	3.70	travel for work, other
	4.80	preparing for oral argument on PI/TRO
10/17/2011	3.50	appearance at court for oral argument
	0.40	travel to & from court
	5.30	travel from hotel to home
	2.40	preparation for argument
10/18/2011	0.50	telephone call w/ co-counsel re hearing & prop'd orders
	0.20	emails w/ co-counsel re case activity
	5.20	preparation of proposed orders
	0.30	communications w/ clients re hearing
	0.20	emails to & from opposing counsel
10/19/2011	2.90	finalizing proposed orders for court
10/20/2011	0.50	reviewed Defs' proposed orders & discussed w/ co-counsel
10/23/2011	0.50	emails to & from clients re Act
	0.20	email to Stuart re PI motion
	0.30	review of co-counsel agreement & emails re same
10/24/2011	1.10	telephone call w/ clients Ross & Lipton
	0.50	telephone call w/ potential client
	1.20	telephone call w/ client Martin
	1.00	telephone call w/ co-counsel re compliance issues
	0.40	telephone call w/ potential client
	0.30	emails to NC attorneys re case
	0.40	notes re conversation w/ client
	0.70	revising joint prosecution agreement
10/25/2011	2.60	telephone calls w/ clients about Court's decision
	0.90	telephone call w/ co-counsel about decision
	0.40	review of court's decision
10/26/2011	1.20	preparation of motion for clarification
	2.30	preparation of memo to clients re Court decision
10/30/2011	0.40	email to co-counsel re strategy & case prep issues
10/31/2011	1.00	telephone call w/ co-counsel re upcoming motions & case prep
11/3/2011	1.60	misc case prep

	1.20	preparation for motions re PI order
	0.80	preparation of information for client re requirements
	0.70	research re possible experts
11/4/2011	1.80	legal research re free speech issues
	0.30	emails re possible experts
	0.60	research re possible experts
11/5/2011	0.90	telephone call w/ possible mental health expert
	0.30	review of information re possible mental health experts
	0.30	misc case prep
11/8/2011	4.10	revisions to motion to vacate PI order
11/9/2011	1.10	revisions to motion to vacate PI order
	0.30	emails to clients re case developments
	0.60	telephone call w/ client GS
	0.50	telephone call w/ client DG
	0.40	telephone call w/ client AB
11/10/2011	0.20	final review of motion for modification of PI ruling
	0.30	emails to co-counsel re case developments
	1.00	telephone call w/ co-counsel re pdg motions
	1.00	misc case prep
11/11/2011	0.40	telephone call w/ client GS
	0.90	emails to clients re case developments
	0.20	misc case prep
	0.20	email to co-counsel re case development
11/15/2011	0.50	telephone conference w/ potential expert
11/16/2011	0.10	review of email from client
	0.70	telephone call w/ provider
11/18/2011	0.20	email to client AB
11/19/2011	0.40	emails to & from clients re Act
11/22/2011	0.20	drafting amended complaint
11/23/2011	0.10	emails w/ co-counsel re PPHS declaration
	0.90	misc case prep
11/28/2011	0.90	misc case prep
	0.20	telephone call to Dr. Stuart
	1.00	telephone call w/ co-counsel re pdg matters
	0.50	telephone calls w/ opposing counsel re pdg matters
11/29/2011	0.40	preparation of Stuart declaration
	2.40	preparation of amended complaint
	0.10	call to opposing counsel
11/30/2011	0.20	communications w/ client Stuart
	0.20	revising amended complaint
12/1/2011	0.50	revisions to Stuart declaration
	0.80	finalizing amended complaint
12/3/2011	4.30	preparation for hearing on motion for modification of PI ruling
	1.80	preparation for status conference

12/4/2011	1.50	travel, working while traveling
	1.50	travel, not working while traveling
	1.50	travel from Raleigh to Greensboro
12/5/2011	1.50	appearance at court for oral argument
	1.50	travel back to Raleigh for flight to NYC
	3.00	travel NC to NYC
12/6/2011	0.50	review & revise proposed order re motion for modification
12/7/2011	0.20	finalize & send proposed order re motion for modification
12/9/2011	0.60	communications w/ co-counsel re proposed order
	1.20	calls w/ clients re proposed order language
	0.30	communications w/ opposing counsel re proposed order
12/11/2011	0.70	drafting final proposed orders & transmittals
	0.30	emails to clients re case status
	0.20	email to OMM re case status
12/21/2011	0.70	communications to clients re ruling on motion to clarify
1/6/2012	0.20	review of & communications w/ co-counsel re notice of appeal
	0.40	review of Rules 16 & 26 & communications w/ co-counsel re conf
1/7/2012	0.70	misc case prep
	0.50	communications to clients re case status
	1.00	preparation of Rule 26 report
1/19/2012	0.60	telephone call w/ co-counsel re 26(f) & other matters
	0.10	email to co-counsel re next steps
1/29/2012	2.20	preparation of Rule 26 report
1/31/2012	1.00	meeting w/ co-counsel re Rule 26 report & appeal
2/8/2012	0.60	revisions to Rule 26 report
2/10/2012	0.30	communications w/ co-counsel re Rule 26f issues
	1.00	conference call w/ opposing counsel re Rule 26f issues
2/13/2012	0.40	revisions to Rule 26 report
	0.40	conference call w/ opposing counsel re Rule 26f issues
	0.30	communications w/ co-counsel re Rule 26f issues
2/14/2012	0.30	revisions to Rule 26 report
	0.20	communications w/ co-counsel re Rule 26f issues
	0.40	emails to client re case status
2/15/2012	0.10	emails w/ opposing counsel re Rule 26 report
2/17/2012	0.10	emails w/ opposing counsel re Rule 26 report
2/23/2012	0.10	emails to & from client
2/24/2012	0.10	emails from co-counsel re case status
2/29/2012	0.10	email to co-counsel re amending complaint
3/5/2012	1.00	telephone call w/ co-counsel re amending complaint
	0.70	preparation of amended complaint & stip & order re same
	0.30	preparation of discovery requests
3/8/2012	0.10	emails w/ opposing counsel re Stip to drop claims
	0.20	emails w/ local counsel re case filing
3/11/2012	1.10	drafting initial discovery requests

3/13/2012	0.10	email from opposing counsel
3/14/2012	0.10	email to opposing counsel
3/16/2012	1.00	conference call w/ co-counsel re discovery & experts
	0.20	email to co-counsel re discovery & experts
3/19/2012	0.60	emails to clients re discovery issues
	0.10	email to potential expert witness re case status
3/21/2012	0.20	emails to & from clients re discovery issues
3/22/2012	0.20	emails to & from potential experts
3/23/2012	0.20	emails to opposing counsel re extension
	0.30	emails to co-counsel re misc case developments
3/25/2012	0.30	review of emails from experts & co-counsel
	0.50	emails to & from co-counsel re defs' issue
	0.60	review of info re possible experts & email to co-counsel re same
3/26/2012	1.00	telephone call w/ possible expert
	0.50	discussion w/ J Crepps re use of possible experts
3/27/2012	0.20	discussion w/ J Crepps re use of possible experts
	0.70	email to co-counsel re expert issues
3/29/2012	1.00	preparation re expert evidence & misc case strategy
	0.90	telephone call w/ possible expert
4/1/2012	1.90	preparation of case
	1.10	preparation of expert report re pscyholgical issues
	2.10	review & other prep re inf'd consent & ethics expert
4/8/2012	0.90	review of Stuart expert report draft
4/18/2012	1.40	review of Defs' discovery responses
	0.60	review of expert reports
5/9/2012	0.30	emails to clients re case status
	431.6	TOTAL

